

The Gazette



of India

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, JUNE 29, 1963 (ASADHA 8, 1885)

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

LOST

The Government Promissory Note No. DH022382 of the ½ per cent loan of National Plan 1964 for Rs. 1,000/- originally standing in the name of Imperial Bank of India and last endorsed to M. L. Bhalla, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—(Dr. M. L. Bhalla, D.P.H.—Retired D.M.O.H).

Residence—Birla Road, Bhatinda.

LOST

The Government Promissory Notes as detailed below and originally standing in the name of as detailed below and last endorsed to Gujarat Electricity Board, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities..

style and who has been authorised to give effectual receipts and discharges for all debts of, and claims due to, the firm. The said Shri Gurbax Singh, and Dr. Gursewa Singh, will not be liable for any act done by Shri Bela Singh or by anybody acting on his behalf after the said date of retirement.

BELA SINGH PABLA
GURBAX SINGH PABLA

NOTICE OF RETIREMENT OF A PARTNER

Notice is hereby given that the partnership heretofore subsisting between Bela Singh Pabla, Gurbax Singh Pabla, and Dr. Gursewa Singh Pabla, under the style of 'Pabla Pabla and Co.' and registered at Delhi in the Register of Firms on 18th August 1955, being No. 490 of 1955 has been dissolved as from the 19th day of June 1963, in so far as the said Shri Bela Singh is concerned who retires from the firm. All debts and claims owing by and due to the firm will be paid and received by the said Shri Gurbax Singh and Dr. Gursewa Singh who will alone continue to carry on the business under the old style and who have been jointly and severally authorised to give effectual receipts and discharges for all debts of, and claims due to, the firm. The said Shri Bela Singh will not be liable for any act done by Shri Gurbax Singh, and Dr. Gursewa Singh, or anyone of them or by anybody acting on their behalf after the said date of retirement.

BELA SINGH PABLA
GURBAX SINGH PABLA

CHANGE OF NAMES

I, Sree NAGENDRA NATH MALLIK, Clerk DET's Office GH have changed my surname from "(NARAYAN NAMASUDRA)" to "NATH MALIK" w/f from 7th February 1961 by an Affidavit GH by 1st Class Magistrate GH & from this 15th August 1962, I have been known as NAGENDRA NAIR MALLIK in place of "NAGENDRA NARAYAN NAMASUDRA."

It is hereby notified that the undermentioned has changed his name from Prasanna Kumar Dhupi to Prasanna Kumar Das. P. Kdhupi

Be it known to all that I, Kapil Deva S/o Shri Dharam Pal of Lucknow have changed my name to Kapil Dev Kharbanda.

It is notified for general information that I, Ram Chandra Prasad Singh, employed as Hindi Typewriting and Stenography Instructor in the Ministry of Home Affairs (H.T.S.) have changed my surname from 'Singh' to 'Sinha'. I shall accordingly be known as Ram Chandra Prasad Sinha.

R. C. P. SINHA

NOTIFICATION BY THE HYDERABAD OILS AND SEEDS EXCHANGE LTD., HYDERABAD

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S. C. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Hyderabad Oils and Seeds Exchange Ltd., Hyderabad, the same having been previously placed on the Notice Board of the Exchange pursuant to section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

ADDITIONAL BYE-LAWS FOR HEDGE CONTRACTS IN GROUNDNUT OILCAKE

317. By-laws beginning with By-law 318 and ending with By-law 355 (both inclusive) are additional By-laws for hedge contracts in Groundnut Oilcake, which shall come into force only when the Exchange has been granted recognition under Section 6 of the Forward Contracts (Regulation) Act, 1952, in respect of forward contracts in Groundnut Oilcake. All the By-laws of the Exchange as may be in force at any time or from time to time shall also be applicable to all the matters connected with hedge contracts in Groundnut Oilcake in so far as those matters are not specifically dealt with in the additional By-laws for hedge contracts in Groundnut Oilcake and are not repugnant to the additional By-laws.

318. In the By-laws beginning with By-laws 319 and ending with By-law 355 (both inclusive) unless there is anything repugnant in the context, the term hedge contract means a hedge contract in Groundnut Oilcake as described in By-law 319.

319. For the purpose of hedge trading in Groundnut Oilcake there shall be a hedge contract in Groundnut Oilcake as described below:—

- (a) The basis of quality shall be pure Groundnut Oilcake of expeller variety and not de-oilcake variety as per specifications given in the appendix to these By-laws entitled 'Terms of Contract for hedge contract in Groundnut Oilcake'.
- (b) The unit of trading for Groundnut Oilcake hedge contracts shall be 10 Metric Tons.
- (c) The rates quoted for Groundnut Oilcake hedge Contracts shall mean rates for loose goods per Metric Ton i.e. 1000 kgs. and shall be exclusive of Sales Tax. The seller shall have the option to tender Sales Tax paid goods in which case the rate shall be so adjusted that it shall be equivalent to actual rate plus Sales Tax.
- (d) The months of delivery for hedge contracts shall be January, March, June and September.
- (e) The delivery period, that is, the period for issue of delivery orders shall be from the 7th day of the month of delivery to the 25th day of the month of delivery and the tender days that is the days for issue of delivery orders shall be as provided in By-law 327 (a).

320. (a) Trading in the hedge contract of Groundnut Oilcake for each of the different deliveries shall commence during the period mentioned hereunder for respective delivery:—

- (i) In the month of July for January delivery of the following year.
- (ii) In the month of September for March delivery of the following year.
- (iii) In the month of January for June delivery of the same year.
- (iv) In the month of April for September delivery of the same year.

(b) The Board with the concurrence of the Forward Markets Commission shall fix from time to time the date of commencement of trading in a delivery from within the period prescribed in Clause (a). The Board may, however, with the concurrence of the Forward Markets Commission, permit commencement of trading otherwise than in the period prescribed in Clause (a) above.

321. The transactions for hedge contracts shall be for delivery from the seller's godown in greater Hyderabad City i.e. the buyer shall weigh over the goods from the seller's godown. The seller's godown in greater Hydera-

bad City shall be within the Municipal limits. The buyer shall take away the goods from the seller's such godown in greater Hyderabad City at his own expenses. However, a sum of Rs. 0.13 nP per bag will be paid by the buyer as expenses (packing, weighing, sewing with t and loading) for such delivery.

322. Delivery of goods against hedge contract Groundnut Oilcake will also be permitted at the up-country centres mentioned in the terms of contract appended to the Bye-laws.

323. The Board may, with the approval of the Forward Markets Commission, add or delete any centre for up-country delivery as the Board deems necessary before the commencement of trading in the first Hedge Contract for the new crop.

324. Notwithstanding anything contained in any other bye-laws a member shall be entitled to issue delivery orders (tenders) within the prescribed time-limit for fulfilling his sale contracts for delivery at any of the approved up-country centres provided that the goods to be delivered are ready in his or his agent's or his Banker's godown at that place at the time of issuing such delivery orders (tenders).

325. The seller shall not issue a delivery order at a place where there is a ban against movement of goods such place by any person in authority at the time of issuing such delivery orders. The seller shall, at his cost, permit wherever such permit is necessary, movement of goods from that place to Hyderabad.

326. The buyer shall not be entitled to refuse to receive delivery of goods at any of the approved up-country centres on the ground that the Railway booking is closed at the time.

327. (a) Sellers shall have the option of issuing delivery orders on 7th and 25th day of such delivery months and on every Monday, Wednesday and Saturday falling between these dates which shall be known as Tender Days, and if any such Tender Day falls on a holiday fixed by the Board then the delivery orders may be issued on the immediately preceding working day. If for any reason the market has to be closed on the 25th day of the delivery month the President shall have the power to fix the next working day for the issue of delivery orders.

(b) Tender Days may, however, be varied or cancelled from time to time by the Board or by the President if the Board shall have delegated this power to him but in such an event, members shall immediately be notified to that effect.

328. Bye-laws regarding tenders and delivery orders shall also apply to the delivery orders (tenders) issued for delivery at up-country centres.

329. The due date in respect of the hedge contract shall be the 25th January in respect of January delivery, 25th March in respect of March Delivery, 25th June in respect of June delivery and 25th September in respect of September delivery.

330. Every delivery order shall be issued in a lot of 10 Metric Tons and it shall be issued at the immediately preceding settlement rate. The parties issuing delivery orders shall receive or pay through the next settlement the difference between the rates of the preceding settlement and the rates of the transactions effected after such settlement.

331. The seller shall issue delivery orders for such goods as are lying in the godown belonging to him, his agent or his bankers or his constituent within the Municipal limits of greater Hyderabad.

332. The buyer shall take delivery of the goods within 7 days from the day of the receipt of the pucca delivery order from the Clearing House.

333. The seller shall give delivery of the goods at up-country centres from a godown or a place having a roof over it. The seller cannot give delivery of the goods which are lying in an open space or a compound without a roof over it. The buyer shall take delivery of the goods in an up-country centre within fifteen days from the date of receipt of the delivery orders. The buyer within ten days from the date of receipt of the delivery order, shall be entitled to ask for extension to the Board, or the Committee empowered by the Board stating his reasons for such extension and the Board or the Committee shall consider the same and give such or any extension as they may in their discretion deem fit. The Board or the Committee

may direct the buyer to pay such compensation by way of interest and/or charges to the seller as they deem proper or such extension.

334. If the delivery is permitted from up-country centres, the seller shall pay to the buyer Railway Freight from the place of delivery to Hyderabad at the rate prevailing on the date of the issue of the delivery orders and expenses from godown to station as may be fixed by the Board. The Board shall decide the basis of such expenses before opening of the new contract.

335. The buyer shall take delivery of the goods in sound empty gunny bags at the seller's godown. The buyer shall send such gunnies to the godown of the seller within 2 days in case of delivery orders for Greater Hyderabad City and within 7 days in case of delivery orders for up-country centres from the day of the receipt of the pucca delivery order from the Clearing House (holiday excluded) and the seller shall have to give delivery within 5 days in case of delivery orders for Greater Hyderabad City and within 10 days in case of delivery orders for up-country centres from the receipt of the gunnies.

336. In the event of the buyer failing to give gunnies within two days or seven days, as the case may be, as mentioned in the preceding clause, the seller will inform the buyer and to the Secretary of the Exchange. A penalty of Re. 1/- per Metric Ton daily will have to be paid by the buyer.

337. The seller shall pay such amount as the Board may decide, from time to time, before commencement of the contract, as discount for delivering Groundnut Oilcake from up-country centres against hedge contract.

338. The survey in respect of goods delivered in up-country centres will be done as per By-laws No. 348 and aled sample shall be sent to the office of the Exchange by the seller by post or Railway and the seller shall bear the expenses of sending such sample.

339. Any and all questions which arise under these By-laws regarding up-country delivery shall be directly referred to the Board of Directors and the decision of the Board shall be final and binding on all parties.

40. On every tender day, members who have entered to hedge contracts for purchase or sale of groundnut oilcake shall send into the clearing house instruction forms containing a full list of such contracts in units of Metric Tons.

341. For every tender of 10 Metric Tons first tenderer shall pay a registration fee of 50 nP. Each succeeding tenderer shall pay 50 nP for each of the contracts entered into tender form. The Clearing House shall collect the aforesaid tender fees at the Weekly Clearing by issuing bills to the members from whom they are due who shall attach them as vouchers to the Balance Sheets. Members failing to pay the fees accordingly will be liable to be dealt with under the disciplinary by-laws.

NOTE:—Members, who receive these bills, must pay the amount into the Clearing House and put in Balance Sheets even if they have no other occasion to put in the Balance Sheets.

342. If the seller does not issue delivery order for the fulfilment of his outstanding sale transactions within the prescribed time in the delivery month, he shall pay to the buyer a penalty for failure to tender at the rate of Rs. 10/- per metric ton in respect of Groundnut Oilcake in addition to the differences between the rate of the previous clearing or the rate of the contract whichever is applicable and due date rate fixed by the Board if the difference is in the buyer's favour. If, however the difference is in seller's favour, the seller shall be entitled to receive the difference. The Board, however, shall have power to abolish, reduce or increase the above penalty in case of an emergency with the concurrence of Forward Markets Commission.

343. If the seller has issued delivery order without sufficient goods to tender against the same and the seller or his agent do not give delivery of the goods even though the buyer has sent gunnies as per clause 335 then the buyer or his agent may apply in writing within 24 hours to the Association regarding the same. On receipt of such application the officer of the Association accompanied by the last buyer or his representative shall inquire whether the goods against the delivery order in question are lying with the 1st seller or his agent. At the time of such inquiry the seller, his representative or agent, who may be present shall have to point out the goods. No previous intimation for such inquiry shall be

given to the seller or his agent. The Officer shall hold such inquiry between the hours of 11.00 a.m. and 5.00 p.m. (S.T.). On the Officer being satisfied that the seller has not sufficient goods to tender against delivery order in question, he will give certificate to the buyer to that effect. The seller shall pay to the buyer for such insufficient goods difference between the rate of the delivery order and the closing rate on that day (and if this day be the due date or after due date the difference shall be paid between the rate of the delivery order and the rate of the due date) and also pay a double penalty i.e. Rs. 20/- per Metric Ton in respect of oilcake.

344. The last buyer shall not be permitted to re-tender any pucca delivery order which has been forwarded to him by the Clearing House. In very exceptional cases and upon cause shown, the Board may for the sole purpose of rectifying a bona fide mistake permit a re-tender of a delivery order on such terms as the Board may for from time to time determine and with or without penalty not exceeding Rs. 25/- per Metric Ton as in the opinion of the Board the circumstances justify.

345. (a) All kinds of local, provincial and State Cess, Taxes but not Sales Tax, Duties, and/or any other customary charges shall be paid by the seller in the event of deliveries against the hedge contract.

(b) All fresh and additional cess, taxes, duties and/or charges levied by any competent authority on such commodity during the pendency of the contract shall be equally borne by the seller and the buyer.

346. Goods of the order should be taken and given in full, but for shortage or excess of goods difference shall be paid or received at the closing rate of the day of delivery. If the goods are delivered after the due date, difference shall be paid and received at the rate of the due date.

347. In the event of any dispute with regard to quality or specifications of goods, the buyer will select 8 bags out of lot of 140 bags. Four bags will be placed vertically and four bags horizontally and from each, 500 grams of sample will be taken out and then mixed by both the buyer and the seller. This sample will be divided into equal three parts and filled three tin boxes and sealed with the seals of both the buyer and the seller. One tin will go for analysis to the Association and the other two will remain one each with the buyer and the seller. The sample so taken out must be sent to the Association by the buyer within 4 days from the date of the sample so taken out with a request for analysis and accompanied by necessary charges. In case the buyer fails to send the sealed sample to the Exchange within prescribed time, the seller may intimate to the Exchange within 24 hours after the expiry of the above mentioned 4 days and the Exchange will compel the buyer to submit the sample. If the buyer and the seller do not mutually complete the procedure of drawing samples as above, any of them shall intimate to the Exchange to send the representative of the Exchange to complete the procedure of drawing samples which shall be acceptable to the buyer and the seller. The expenses of the representative of the Exchange shall be borne by the parties as fixed by the Board.

348. The sealed samples shall be sent in the first instance to such laboratories or agency as may be approved by the Board for analysis. Whenever appeals are preferred either by the buyer or the seller against analysis report of the approved laboratory or agencies aforesaid, the sample will be sent for re-analysis to M/s Hughes & Davies, Bombay and the report of M/s Hughes & Davies, Bombay for the purposes of the By-laws shall be authentic and shall be final and binding on the parties to the dispute.

349. (a) The Board shall from time to time lay down rules and/or procedure to be followed for:

(i) Analysis.

(ii) Payment of fees and charges regarding various tests for Groundnut Oilcake in the laboratory.

(iii) Fees and charges for matters not specifically provided for in the By-laws.

(b) The Board shall be entitled to amend the aforesaid rules, procedure, fees, charges etc. at any time or from time to time as may be necessary.

350. The seller shall take away the rejected goods from the godown of the buyer at his (seller's) own expenses within 48 hours on receiving intimation from the buyer regarding rejection of goods and refund the amount

taken as advance against rejected goods together with interest at 6% per annum and insurance charges at Rs. 0.06 per one Metric Ton per Fortnight. The seller shall also forthwith pay to the buyer the expenses incurred by him (the buyer) for taking away the goods to his godown and in addition godown rent at the rate of Re. 1/- per one Metric Ton per day for the period during which the rejected goods remained in the buyer's godown after such 48 hours. The buyer shall not be responsible for the weight of the rejected goods after a period of 7 days of the notice of rejection.

351. The seller shall pay to the buyer in respect of goods which have been rejected and have not been replaced and in respect of replaced goods which too have been rejected a penalty at the rate of Rs. 10/- per Metric Ton over and above the expenses payable under by-law 350. The seller shall also pay to the buyer or receive from the buyer, as the case may be, the difference between

- (a) the rate of the delivery order and
- (b) the spot rate fixed for the second day following the day of rejection if there has been no replacement or the spot rate for the day of rejection if there has been replacement.

352. Spot rates for Groundnut Oilcake shall be fixed whenever necessary by the Board or by a Committee empowered by the Board in this behalf. While fixing the spot rate the Board or the Committee shall take into account the rates prevailing in spot market and any other relevant circumstances which they may in their discretion deem fit. The rates fixed and registered as aforesaid shall be binding on all parties entering into contract for sale or purchase of Groundnut Oilcake under the By-laws of the Exchange subject however, to a right of appeal to the Board (provided that the Board has itself not fixed the rate). Such appeal shall be lodged with the Secretary before 1 P.M. on the working day following the day on which the rate appealed against is so fixed and shall be accompanied by an appeal fee of Rs. 25/- but the same may be increased or decreased by the Board from time to time so as not to exceed Rs. 100/-. All appeal fees payable under this By-law shall be credited to the Exchange. In the event of the appeal to the Board under this by-law being successful, half the appeal fee shall be refunded to the appellant. It shall be no objection to any rate fixed and registered by the Board or a Committee empowered by the Board that some or all members of the Board or of any such Committee were themselves interested in the said contract for which such rate was fixed and registered.

Any rate once fixed and registered by the Board shall not be open for re-consideration but the same shall be binding on all parties.

353. If on any day the price of any delivery of hedge contract registers at any time a rise or fall of Rs. 8/- or more per Metric Ton as compared with the last settlement rate or if there has not been a settlement before in the delivery concerned then above or below the rate at which the first transaction took place in the delivery concerned, then an automatic special settlement shall take place in respect of all deliveries of the hedge contracts on the basis of the closing rate on the day on which the aforesaid fluctuation takes place. The relevant by-laws relating to usual settlements shall apply to such special settlement also.

Provided however that—

(a) No special settlement shall be fixed as aforesaid in the case of fluctuation on Deepavali Moorat Day.

(b) No special settlement shall take place if the fluctuations as aforesaid takes place on the day preceding the day on which settlement rates are due to be fixed for a usual settlement.

(c) The Board may, from time to time vary with the concurrence of the Forward Markets Commission the aforesaid range of fluctuation viz. Rs. 8/- per Metric Ton.

354. Every member shall pay to the Exchange a laga on every hedge contract of purchase or sale traded in the market inclusive of contracts entered into by him on behalf of his constituent (whether member of the Exchange or not) at the rate of 50 nP. per every transaction of purchase or sale of ten Metric Tons. Provided that the Board may change the rate of laga from time to time with the concurrence of the Forward Markets Commission.

355. Every member shall also pay to the Exchange contribution to the Benevolent Fund on every hedge transaction of purchase or sale of Groundnut Oilcake traded in the market inclusive of his constituent (whether member of the Exchange or not) at the rate of 1 1/2 nP. per every transaction of purchase or sale of ten Metric Tons. Provided that the Board may change the rate of contribution from time to time with the concurrence of the Forward Markets Commission.

TERMS OF CONTRACT FOR HEDGE CONTRACT IN GROUNDNUT OILCAKE

1. SPECIFICATIONS

The following shall be the specification for tendering the goods under Groundnut Oilcake hedge contracts:—

1. Basis of the contract:—Groundnut expeller Oilcake, (Slice variety), fair average quality of the season free from admixture of other Oilcakes and any other seeds or foreign matter, having

- (a) Oil and Albuminoids combined not less than 52%,
- (b) Sand and/or Silica not more than 2 1/2%,
- (c) Free from castor seed and/or castor husk,
- (d) Fibre contents not more than 14%.

shall be the basis of the contract.

2. Allowances:—

(A) Oil and Albuminoids combined:

(i) In case the oil and albuminoids contents of the cake are below 52% the following allowance shall be payable by the seller to the buyer for every point or fraction thereof:—

	% of delivery order price			
Below 52 to 51	1
Below 51 to 50%	1
Below 50 to 49%	1
Below 49 to 48%	2
Below 48 to 47%	2

For below 47 per cent the buyer shall have the option to reject the goods or accept them at an additional proportionate allowance at the rate of 3 per cent for deficiency of each 1 per cent or fraction thereof below 47 per cent payable by the seller to the buyer.

(ii) In case the oil and albuminoids contents of the cake are above 52% the following allowance shall be payable by the buyer to the seller for every point or fraction thereof:—

	% of the delivery order price			
Above 52 to 53%	1
Above 53 to 54%	1

Above 54% the seller shall not be entitled to any additional allowance.

(B) Sand and/or Silica:—

In case the sand and/or silica contents of the cake are more than 2 1/2%, the following allowance shall be payable by the seller to the buyer for every point or fraction thereof:—

	% of delivery order price			
More than 2 1/2% to 3 1/2%	1
More than 3 1/2% to 4 1/2%	1
More than 4 1/2% to 5%	1

For excess over 5% the buyer shall have the option to reject or accept the goods at an additional proportionate allowance @ 2% of the delivery order price for each unit of excess over 5% or for any fraction thereof from the seller.

(C) Castorseed and/or castor Husk:

In case the cake contains castorseed, and/or castor husk, the following allowance shall be payable by the seller to the buyer for every point or fraction thereof:—

	% of the delivery order price
Not exceeding 0.001 %	1
More than 0.001 % to 0.002 %	1
More than 0.002 % to 0.005 %	1 1/2

For excess over 0.005%, the buyer shall have the option to reject or accept the goods at an additional proportionate allowance from the seller at the rate of 1% for every additional unit of 0.001, in excess of 0.005 subject to a total maximum allowance of 10% including 1.1/2% for up to 0.005% of the delivery order price.

(D) Fibre Contents.—

In case the fibre contents of the cake are more than 14% the following allowance shall be payable by the seller to the buyer for every unit or fraction thereof:—

	% of the delivery order price
More than 14 to 15%	1/2
More than 15 to 16%	1
Above 16 %	1% of the delivery order price for each additional unit or fraction thereof

2 UP Country Delivery Centres

- 1 Jadcherla.
- 2 Mahboobnagar
- 3 Vanaparti.
- 4 Gadwal
- 5 Nizamabad
- 6 Dharmabad.
- 7 Nanded
- 8 Parbhani
9. Sailu.
10. Jalna.
11. Bhongir.
12. Jangaon.
- 13 Warangal.
14. Khammameth.
- 15 Mancherial.
16. Tandur.
17. Seram.
- 18 Gulbarga.
- 19 Yadgiri.

20. Raichur
21. Bidar
22. Parli Vaijnath.

VARJEEVAN P. SETI

Secreta

Hyderabad Oils and Seeds Exchange L.
Hyderabad

Hyderabad, the 12th March 1963

It is notified for General information that as a result of partial partition between the members of the Hindu Joint Families of Sarvshri Jiwan Singh, Balwant Singh and Inder Singh, partners of M/s Punjab Salt Peter Industries, Sonepat and its branch Santokh Singh Jiwan Singh Shahabad, on 31st March 1963 and admission of new partners, the partnership business mentioned above were reconstituted as under:—

- 1 Jiwan Singh
- 2 Balwant Singh
- 3 Kuljot Singh
4. Harminder Singh
- 5 Gurdip Singh.
- 6 Harbhajan Singh
- 7 Trilochan Singh
- 8 Krishan Lal
- 9 Inder Singh

The above constitution had a further change on 10 April 1963, due to the death of S. Inder Singh, partner and with effect from that date the firm is constituted.

- 1 Jiwan Singh
- 2 Balwant Singh.
- 3 Kuljot Singh
4. Harminder Singh
- 5 Gurdip Singh.
- 6 Harbhajan Singh
- 7 Trilochan Singh
8. Shrimati Kesar Kaur.
9. Krishan Lal.
- 10 Prithpal Singh
11. Joginder Singh
- 12 Tejinder Singh

} Minors admitted to
the benefits of
Partnership.

V. N. VASUDEV
Advoc

No. P-310